

per

United States District Court

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my

DISTRICT OF OREGON 00 OCT 12 AM 9: 03

UNITED STATES OF AMERICA

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CLERK US DISTRICT COURT DISTRICT OF OREGON MEDFORD, OREGON

CRIMINAL COMPLAINT

VICTORIA MICHELLE CRAVITZ

CASE NUMBER: 00 -4058-M

knowledge and belief. On or	about February 04, 1999	in	Klamath county, in
the	District of Oregon	defendant herin,	
LEON HENRY SHAW, DID UNLAWFULLY AND	KNOWINGLY MOVE AND TRAVEL IN INTERSTAT	TE COMMERCE TO-WIT; FROM KLAMATH	
in violation of Title18_	United States Code, S	Section(s) 1073	·
I further state that I am a(n)	Special Agent - FBI and Official Title	that this complaint is based or	the following facts:
See Attached Affidavit hereby incorporated by reference as if fully restated herein.			
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Continued on the attached sh	neet and made a part hereof:	Yes Mo	4
Sworn to before me and subscribed in my presence, Shawa M. Carroll Special Agent Federal Bureau of Inventor			gation
October 2, 2000 Date JOHN P. COONEY UNITED STATES MAGISTRATE JI Name & Title of Judicial Officer	at	Medford, Oregon City and State Signature of Judicial Office	er

STATE OF OREGON

DISTRICT OF OREGON

AFFIDAVIT IN SUPPORT OF CRIMINAL COMPLAINT

- I, Shawna M. Carroll, being first duly sworn, depose and state the following:
- 1. I am a Special Agent (SA) of the Federal Bureau of Investigation (FBI) and have been so employed for sixteen years. I am currently assigned to the Medford, Resident Agency, office of the FBI, where I investigate violations of federal laws.
- 2. On January 7, 2000, an arrest warrant was issued by the Circuit Court for the State of Oregon, Klamath County, for Victoria Michelle Cravitz, date of birth August 22, 1961, for three felony counts of Rape in the First Degree and one felony count of Sodomy in the First Degree, which occurred from approximately December 1989, through February 1, 1999. Chief Deputy District Attorney David P. Groff is assigned to the case and has pledged to extradite Cravitz, wherever found. Detective Josie Stanton of the Oregon State Police, Klamath Falls, Oregon, is assigned this case.
- 3. On September 25, 2000, I examined Oregon State Police Reports, dated from February 16, 1999, through July 15, 2000. The reports show that between approximately December 1989, through February 01, 1999, Cravitz was involved with Leon Henry Shaw, date of birth May 12, 1946, in the sexual abuse of children in her custody. The children ranged in ages between six (6) and seventeen (17) years old. An arrest warrant was also issued on January 7, 2000, for

Shaw.

- 4. The reports further show that on February 2, 1999, a search was made of Shaw's residence for evidence of Felon in Possession of a Firearm. Prior to the search, Shaw left the residence. Detective Stanton advised that she has been unable to locate Shaw since that time.
- 5. On September 20, 2000, I spoke with Detective Stanton who said that on February 5, 1999, Cravitz' attorney, Rebecca Whitney-Smith advised that Cravitz had left the area on or about February 4, 1999. Detective Stanton also advised that on February 05, 1999, George Dunn, a local resident, told her he drove Shaw and Cravitz to California. Dunn would not elaborate further regarding his information. Detective Stanton advised that Cravitz' mother and father, Valerie and Donald Cravitz, reside in California, telephone number (661) 255-0604. I have determined that telephone number (661) 255-0604, is subscribed to by Donald L. Cravitz, 25469 Via Escovar, Santa Clarita, California.
- 6. Based on the foregoing, I have probable cause to believe that Victoria Michelle Cravitz, has fled the State of Oregon to avoid prosecution for the aforementioned counts, felonies under the laws of the State of Oregon.

Shawna M. Carroll

Special Agent

Federal Bureau of Investigation Medford, Oregon